PRINCEION INN CREATES A PRESBYTERIAN F

CLEVELAND NOT SORRY HE SIGNED PRINCETON INN'S LIQUOR LICENSE PETITION.



TDO not care if all the Synods and Presbyteries in the country were to offer an adverse decision, it would be no good reason---and I see none in the verdict of the Presbytery of New Brunswick---why I should alter my opinion.

I am very sorry that Dr. Shields has been bothered over this matter, as he is an old and very dear friend of mine; otherwise the action of the Presbytery does not affect me in the least, and I certainly will pay no attention to it.

When I signed the petition for a liquor license for the Princeton Inn I consider that I in no sense committed a wrong, and if the same proposition came up for my consideration again I would do the same thing. I feel very strongly on this point, and the Journal may quote me as saying so.

GROVER CLEVELAND.

Rev. Dr. Shields Resigns When Upbraided for Indorsing It.

MR. CLEVELAND IS ANGRY

He Does Not Regret Signing the Petition for a License.

PRESBYTERY EXCITED, TOO.

Took Quick Action When Dr. Shields's Case Came Up for Consideration.

VOTE 35 TO 7 AGAINST HIM.

President Patton, of the University, Upheld the Doctor, but There Was . Evidently a Desire to Get Rid of Him.

The New Brunswick (N. J.) Synod of the Prosbyterian Church, in session yesterday at Princeton, by unanimous vote, accepted Shields, D. D., LL. D., and erased his name

Dr. Shields occupies the Chair of Harman and a good man, a man universally for the purity of his character, for the serenity, the sweetness of his soul,

for a liquor license for Princeton Inn. Princeton, residing on the streets nearest the inn, who signed the license. Former President Grover Cleveland was an-The Excise law of New Jersey requires twelve signatures of adjacent freeholders to an application for a liquor

Early in the Fall, Presbyterian synods throughout the country became aware, through a long publication in a New York Presbyterian paper, of the fact that Dr. Shields, Mr. Cleveland and other members v Presbyterian paper, of the fact that Dr.

Shields, Mr. Cleveland and other members of the faculty had signed an application for a liquor license.

The announcement of Dr. Shields that he was about to withdraw from the Presbyterian Church was made during the hat week in October. The reason adduced was couched in the following language:



and the faculty—especially Dr. Shields—were consured virulently, and good Presbyterians all over the United States were called upon to save their sons from damnation by the liquid route by keeping them away from Princeton.

Somewhat—one might say largely—to the surprise of the good Presbyterian brethren, the offending members of the faculty of old Nassan stood firm, refused to reconsider their action in signing an application for a liquor license, and even went so far its to say that Princeton Inn was a good hing for the students and the University.

The Surprise of Dr. Shields.

Following this Dr. Shields and the University.

Did Not Want to Say 1 and defanatory action of certain Presbyterian and defanatory action of earthing the major of the faculty of the students and the University.

In consequence of the unius, meanstrutional and defanatory action of certain Presbyterias and defanatory action of earthing the major of the faculty of the most report of the faculty of the proposed pame. I have decided for my own presonal protection, to separate myself from the Presbyterian Church.

It was to take action upon this determination that the New Branswick Presbytery convened in the following in defanatory action of certain Presbyterian Church for the the first Presbyterian Church in the first Presbyterian Church in Princeton yesterday morning. Dr. Shields was there when the call for the meeting was read. He was coldly greated. All Princeton crowded the galleries. It was treferstood that the question of Dr. Shields's resignation was to be met square-to fusions.

The Surprise of Dr. Shields.

Did Not Want to Say and defanatory action of eaction of presbyterian Church in the first presbyterian Church in the total for the first presbyterian Church in the total for the first pr

Resignation Formally Accepted.

declaration of principles on the part of



GALLOWS AGAIN.

California State Court Saves Him This Time.

SENTENCE TOO HASTY.

Six Judges Say the Prisoner Is Entitled to Sixty Days' Grace.

NONE OF THEM DISSENTS.

All Agree There Is No Official Knowledge of the Adverse Decision in Washington.

NO MOTHER ON THE SCAFFOLD.

Warden Hale Declares That Mrs. Durrant Can Say Farewell to Her Son in the Condemned Cell, but Cannot Kiss Him, as She Proposes.

What Warden Hale Says.

San Quentin, Cal., Nov. 11. Editor New York Journal: Durrant will not be executed to-morrow. The following is my authority:

W. E. Hale, Warden San Quentin Prison:

Six Justices have signed certificates of probable cause for Durrant's appeal from order of Judge Bahers. This stays execution. Order on the W. H. BEATTY, Chief Justice.

In accordance with the above despatch I will not proceed with the execution until I receive further

W. E. HALE, Warden. San Quentin Prison

The clerk, according to instructions, noti-fied Warden Hale not to hang Durrant unfied Warden Hale not to hang Durrant metil he received further instructions from the State Supreme Court. All preparations had been made at San Quentin for the hanging, which was to have taken place at 10.20 to-morrow morning, and less than one hundred invitations had been issued. Mrs. Durrant, who has been very devoted to her son, still says she will go on the scaffold with him, but the warden to-day said he would not permit such a scene. Warden Hale urged Durrant to persuade his mother not to attend the excention. "I will remain passive, warden," was all Durrant would promise. "Whatever is my mother's wish shall be the law with me. I leave it all to her."

"Mrs. Durrant will never go upon the gallows with her son," said Warden Hale. "I shall never permit such a proceeding. I have done everything to persuade the poor mother not t cattend the execution. She will not kiss her boy on the gallows, and that is certain.